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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/820,154	•	03/28/2001	Hideo Nakamura	M1596-235	3953
7278	7590	01/11/2005		EXAM	INER
DARBY &		Y P.C.	NGUYEN, LUONG TRUNG		
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	,			2612	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/820,154	NAKAMURA ET AL.			
Office Action Summary	Examiner	Art Unit			
	LUONG T NGUYEN	2612			
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet with t	he correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine - earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply ly within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS e, cause the application to become ABAND	be timely filed)) days will be considered timely. from the mailing date of this communication. DONED (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>07 S</u> This action is FINAL . 2b)⊠ This Since this application is in condition for allowed closed in accordance with the practice under the practice under the practice.	s action is non-final. ance except for formal matters	· ·			
Disposition of Claims					
4) ⊠ Claim(s) 4-18 and 22-26 is/are pending in the 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 4-18, 22-26 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 10.	cepted or b) objected to by to drawing(s) be held in abeyance.	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Sumr				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 		ail Date nal Patent Application (PTO-152)			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see Response to Non-Final Office Action, filed on 9/07/04, with respect to the rejection(s) of claim(s) 4-15, 22-24, 26 under Kubo et al. (US 6,639,626) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Smith (US 5,926,218). Therefore, a Non-Final Office Action set forth below replaces the Non-Final Office Action mailed 6/9/04.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 4-15, 22-24, 26 are rejected under 35 U.S.C. 102(b) as being anticipated by Smith (US 5,926,218).

Regarding claim 22, Smith discloses an image capturing apparatus including a first image capturing device (image sensor 22, figure 1, Column 2, Lines 60-67, Column 4, Lines 55-58); said first image capturing device having a first characteristic (full frame high resolution, Column 2, Lines 60-67); a second image capturing device (image sensor 18, figure 1, Column 2, Lines

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50-60); said second image capturing device having a second characteristic (low resolution, Column 2, Lines 50-60, Column 4, lines 59-67); said first and second characteristics being different (different sizes and number of pixels, Column 2, Lines 47-67); a recording means for recording image data (image memory 40, Figure 1, Column 3, Lines 25-30, 52-65); a processing means (microprocessor 52 and image data multiplexer 38, Figure 1, Column 4, Lines 7-67) for processing data of images captured by said first image capturing device and data of images captured by said second image capturing device in such a manner that the two types of images (still image and motion image) are treated as individual images that are independent of each other; a first optical system (imaging optical section 20, Figure 1, Column 3, Lines 5-10; Column 4, Lines 50-53) and a second optical system (viewfinder optical section 16, Figure 1, Column 2, Lines 50-55; Column 4, Lines 45-47); said first optical system supplying image data to said first image capturing device (imaging optical section 20 supplies image data to the image sensor 22, Figure 1); said second optical system supplying image data to said second image capturing device (viewfinder optical section 16 supplies image data to the image sensor 18, Figure 1); and said processing means correcting a difference in image capturing position between said first optical system and said second optical system (microprocessor 52 eliminates parallax between sensors, Column 6, Lines 14-33).

Regarding claims 4, 5, 6, Kubo et al. discloses said first image capturing device is used for still image recording (still image obtained from image sensor 22, Figure 1, Column 4, Lines 55-58), and said second image capturing device is used for capturing moving images (image sensor 18 provides live resolution (motion-capable resolution), Column 2, Lines 50-60); said

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second image capturing device also providing preliminary measurement for use in still image recording (the low resolution image sensor 18 is able to provide a user-selected zooming image through imaging optical section 20, Figure 1, Column 6, Lines 34-55).

Regarding claims 7, 8, 9, 10, 11, 12, Smith discloses said first and second optical systems for directing light representing an image of a subject to said first and said second image capturing device (Figure 1); said recording means (image memory 40, Figure 1, Column 3, Lines 25-33) for recording data of images captured by said first image capturing device as still images and for recording data of images captured by said second image capturing device as moving images; and a display means (display module 50, Figure 1, Column 3, Lines 35-51) for displaying image data.

Regarding claims 13-15, Smith discloses wherein said first image capturing device is a CCD solid image capturing device of the full-frame transfer type (image sensor 22 is a full frame high resolution CCD, Column 2, Lines 60-67).

Regarding claims 23, 24, Smith discloses an image capturing apparatus including a first image capturing device (image sensor 22, figure 1, Column 2, Lines 60-67, Column 4, Lines 55-58); a second image capturing device (image sensor 18, figure 1, Column 2, Lines 50-60) having a second characteristic (low resolution, Column 2, Lines 50-60, Column 4, lines 59-67) different from those of said first image capturing device (image sensor 22 is a full frame high resolution image sensor, Column 2, Lines 60-67); a recording means for recording image data (image memory 40, Figure 1, Column 3, Lines 25-30, 52-65); a processing means (microprocessor 52

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and image data multiplexer 38, Figure 1, Column 4, Lines 7-67) for processing data of images captured by said first image capturing device as still images (still image obtained from image sensor 22, Figure 1, Column 4, Lines 55-58) and data of images captured by said second image capturing device as still images or moving images (image sensor 18 provides live resolution (motion-capable resolution), Column 2, Lines 50-60); a first optical system (imaging optical section 20, Figure 1, Column 3, Lines 5-10; Column 4, Lines 50-53) and a second optical system (viewfinder optical section 16, Figure 1, Column 2, Lines 50-55; Column 4, Lines 45-47); said first optical system supplying image data to said first image capturing device (imaging optical section 20 supplies image data to the image sensor 22, Figure 1); said second optical system supplying image data to said second image capturing device (viewfinder optical section 16 supplies image data to the image sensor 18, Figure 1); and said processing means correcting a difference in image capturing position between said first optical system and said second optical system (microprocessor 52 eliminates parallax between sensors, Column 6, Lines 14-33).

Regarding claim 26, Smith discloses said first and second optical systems having lines of sight displaced a distance apart (imaging optical section 20 and viewfinder optical section 16 having optical paths 12 and 10, respectively, displaced a distance apart, Figure 1); and said processing means including means for adjusting at least one of a dimension and a lateral displacement of an image captured by one of said first and second image capturing devices to match an image captured by the other thereof (Column 6, Lines 14-55).

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4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Smith (US 5,926,218) in view of Rhodes (US 6,654,057).

Regarding claims 16-18, Smith fails to specifically disclose wherein said second image capturing means includes a CMOS-type solid image capturing device. However, Rhodes discloses the using of a CMOS imager for cameras (Column 1, Lines 45-55). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device in Smith by the teaching of Rhodes in order to obtain a camera, which has small size and low cost (Column 1, Line 55 – Column 2, Line 6).

6. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Smith (US 5,926,218) in view of Nonaka (US 5,986,764).

Regarding claim 25, Smith discloses said first and second optical systems having lines of sight displaced a distance apart (imaging optical section 20 and viewfinder optical section 16 having optical paths 12 and 10, respectively, displaced a distance apart, Figure 1).

Smith fails to specifically disclose the processing means including means for calculating a range to an object based on known parameters of said distance and a zoomed field angle.

However, Nonaka discloses a distance measurement device to determine the distance L to the subject (a range to an object), which based on the distance B between two lenses (distance apart

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between the first and second optical systems) and f/x (zoom field angle) as shown in equation (1), Figure 1, Column 5, Lines 10-61). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device in Kubo et al. by the teaching of Nonaka in order to determine the distance to a subject using its image (Column 1, Lines 5-7).

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to LUONG T NGUYEN whose telephone number is (703) 308-9297. The examiner can normally be reached on 7:30AM - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy Garber can be reached on (703) 305-4929. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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